111TH CONGRESS 1ST SESSION

H. R. 2108

To protect home buyers from predatory lending practices.

IN THE HOUSE OF REPRESENTATIVES

April 27, 2009

Ms. Fudge introduced the following bill; which was referred to the Committee on Financial Services

A BILL

To protect home buyers from predatory lending practices.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Predatory Mortgage
- 5 Lending Practices Reduction Act".
- 6 SEC. 2. CERTIFICATION REQUIREMENTS FOR MORTGAGE
- 7 LENDERS AND BROKERS.
- 8 (a) IN GENERAL.—The Real Estate Settlement Pro-
- 9 cedures Act of 1974 is amended by inserting after section
- 10 12 (12 U.S.C. 2610) the following new section:

1 "SEC. 13. CERTIFICATION REQUIREMENTS FOR MORTGAGE 2 LENDERS AND BROKERS. 3 "(a) REQUIREMENT.—No person may, in connection with a subprime federally mortgage related loan, provide 5 mortgage lending services or mortgage brokerage services unless such person is, at the time of the provision of such 6 7 services, certified by the Secretary pursuant to this section 8 as having been adequately trained with regard to subprime 9 lending. 10 "(b) STANDARDS AND EXAMINATION.— 11 "(1) IN GENERAL.—The Secretary shall, by 12 regulation, establish requirements, standards, and 13 procedures for testing and certifying persons pro-14 viding mortgage lending services or mortgage bro-15 kerage services in connection with a subprime, feder-16 ally related mortgage loans. 17 "(2) Examination.—Such standards and pro-18 cedures shall require, for certification under this sec-19 tion, that the individual shall demonstrate, by writ-20 ten examination, knowledge regarding the following 21 areas: 22 "(A) FEDERAL LAW.—The requirements 23 and limitations under Federal laws regarding 24 mortgage lending, including the Truth in Lend-25 ing Act, the Fair Credit Reporting Act, the

Equal Credit Opportunity Act, the Real Estate

Settlement Procedures Act of 1974, the Home

Ownership and Equity Protection Act of 1994,

the Home Mortgage Disclosure Act of 1975,

and the Fair Housing Act.

- "(B) Subprime Lending.—Legal and appropriate practices, methods, conventions, and terms of subprime lending in all lending functions, including advertising and marketing, consumer education and counseling, origination, underwriting, closing, servicing, information technology, and internal control policies and procedures.
- "(C) PREDATORY LENDING.—Illegal and inappropriate practices, methods, practices, and terms of predatory lending. The Secretary shall, by regulation, define the term 'predatory lending' for purposes of this subsection.
- "(D) Law regarding competency to contract.—Basic contract law regarding competency and incapacity to contract.
- "(c) DECERTIFICATION.—The Secretary shall establish standards and procedures for suspension and revocation of the certification under this section, which shall—

 "(1) provide the individual subject to suspen-

25 sion or revocation an opportunity to be heard; and

"(2) provide for suspension or revocation in such instances as the Secretary determines appropriate, which shall include an agency determination or a judgment by a court of competent jurisdiction that a certified individual has engaged in an act or practice that is unfair or deceptive under section 5 of the Predatory Mortgage Lending Practices Reduction Act.

- 9 "(d) Renewal of Certification.—The Secretary 10 shall provide that certification under this section shall be 11 effective for a specified period of time, as determined by 12 the Secretary. The Secretary shall establish standards and 13 procedures for recertification of individuals whose certifi-14 cations are expiring. The Secretary shall establish a proce-15 dure for notifying certified individuals of the expiration 16 of their certifications.
- 17 "(e) Information and Training.—
- "(1) IN GENERAL.—The Secretary shall make available, for persons engaged in providing mortgage lending services and mortgage brokerage services, information and training in the areas described in subsection (b)(2). Such information and training shall be made available through classes, written materials, and the World Wide Web.

- 1 "(2) CONTRACTS.—The Secretary may enter 2 into such agreements and contracts as the Secretary 3 considers necessary to make information and train-4 ing under this subsection available.
- 5 "(3) AUTHORIZATION OF APPROPRIATIONS.—
 6 For providing information and training under this
 7 subsection, there are authorized to be appropriated
 8 to the Secretary \$2,000,000 for each of fiscal years
 9 2009 and 2010.
- 10 "(f) Definitions.—For purposes of this section, the 11 following definitions shall apply:
- "(1) Mortgage brokerage services.—The term 'mortgage brokerage services' means the bringing together of a borrower and lender to obtain a federally related mortgage loan and the rendering of settlement services, by a person who is not an employee or exclusive agent of a lender.
 - "(2) Mortgage Lending Services.—The term 'mortgage lending services' means services relating to the origination of a federally related mortgage loan, including the taking of loan applications, loan processing, and the underwriting and funding of a loan.
- 24 "(3) PRIME LENDING RATE.—The term 'prime 25 lending rate' means, with respect to a lender, the

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1 lowest interest rate charged by such lender to its 2 most creditworthy customers. 3 "(4) Subprime.— "(A) IN GENERAL.—The term 'subprime' 4 means, with respect to a federally related mort-6 gage loan, that the borrower under the loan, or 7 the loan terms, exhibit characteristics that indi-8 cate that the loan is subject to a significantly 9 higher risk of default than federally related 10 mortgage loans made to borrowers at prime 11 lending rates. 12 "(B) REGULATIONS.—The Secretary shall 13 prescribe regulations to carry out this para-14 graph, which shall specify characteristics re-15 ferred to in subparagraph (A) that indicate a 16 higher risk of default and shall establish cri-17 teria based on such characteristics for deter-18 mining whether a federally related mortgage 19 loan is a subprime loan. Such characteristics 20 shall include— "(i) higher loan fees or penalties; 21 22 "(ii) higher interest rates; 23 "(iii) higher debt-to-income ratios; 24 "(iv) a history of loan delinquency; 25 "(v) higher loan-to-value ratios;

1	"(vi) lower credit scores or other cred-
2	it ratings;
3	"(vii) more recent declaration of
4	bankruptcy;
5	"(viii) lack of a credit history; and
6	"(ix) any other factors that the Sec-
7	retary considers appropriate.".
8	(b) REGULATIONS.—Not later than 6 months after
9	the date of the enactment of this Act, the Secretary of
10	Housing and Urban Development shall issue regulations
11	pursuant to section 19(a) of the Real Estate Settlement
12	Procedures Act of 1974 (12 U.S.C. 2617(a)) as may be
13	necessary to carry out the amendment made by subsection
1 1	(a) of this section.
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14 15	SEC. 3. LENDER REQUIREMENTS FOR HIGH COST MORT-
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15 16 17	GAGES.
15 16 17	GAGES. Section 129 of the Truth in Lending Act (15 U.S.C.
15 16 17 18	GAGES. Section 129 of the Truth in Lending Act (15 U.S.C. 1639) is amended by adding at the end the following new
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15 16 17 18 19 20	GAGES. Section 129 of the Truth in Lending Act (15 U.S.C. 1639) is amended by adding at the end the following new subsections: "(m) Best Practices Plan.—
15 16 17 18 19 20 21	GAGES. Section 129 of the Truth in Lending Act (15 U.S.C. 1639) is amended by adding at the end the following new subsections: "(m) Best Practices Plan.— "(1) In General.—Any creditor who extends

- the Board shall prescribe, to ensure compliance with the requirements of this title.
 - "(2) REQUIREMENTS.—The best practices plan established under paragraph (1) by any creditor shall require the creditor, and any subcontractor or agent of the creditor to—
 - "(A) provide all employees of the creditor, subcontractor, or agent who are involved in any aspect of an extension of credit in connection with a mortgage referred to in section 103(aa), and any subcontractor or agent of such creditor so involved, with such training in the best practices plan of the creditor as the Board determines by regulation to be appropriate; and
 - "(B) periodically review and evaluate the performance of such employees, contractors, and agents under the best practices plan.
- "(n) GOOD FAITH RESOLUTION OF COMPLAINTS.—

 19 A creditor, and any agent or assignee of the creditor—

 20 "(1) shall make a good faith effort to resolve

 21 any consumer complaint concerning improper or

 22 questionable lending practices with respect to a

 23 mortgage referred to in section 103(aa) before the

 24 end of the 60-day period beginning on the date the

complaint is received by the creditor, agent or assignee; and

"(2) may take no action, directly or indirectly, including seeking any remedy in law or equity, to collect the amount of any mortgage referred to in paragraph (1), or any part of such amount, or otherwise enforce the mortgage against the consumer or the property securing the mortgage, during such 60-day period (and any time limit for bringing an action to collect any such amount shall toll during such period and any civil action filed before the beginning of such period in any court shall be suspended during such period).

13 14 "(o) Prohibition on Charges Not Previously 15 DISCLOSED.—A creditor, or an agent or assignee of a creditor, may not impose any charge or fee, or attempt 16 to collect any charge or fee, in connection with a mortgage 17 18 referred to in section 103(aa) that was not disclosed before the mortgage was executed, or impose or attempt to 19 20 collect any charge or fee that was so disclosed in an 21 amount in excess of the amount disclosed, unless the creditor or assignee establishes, in accordance with regulations which the Board shall prescribe, that the charge or fee is reasonable and could not have reasonably been foreseen at the time the mortgage was executed.

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- 1 "(p) Plain Description and Disclosure Re-2 Quirement.—
- "(1) CHARGES AND FEES.—Notwithstanding any other provision of this title, all disclosures of charges and fees required under this title with regard to a mortgage referred to in section 103(aa), shall be separately enumerated and clearly labeled, stated, and described, including charges described in clause (ii) or (iii) of section 128(a)(2)(A).
- "(2) RESCISSION AND OTHER RIGHTS.—The
 disclosure required under the penultimate sentence
 of section 125(a) in connection with a mortgage referred to in section 103(aa), together with a summary of the consumer's rights, shall be provided to
 the consumer in clear and plain language not less
 than 24 hours before the mortgage is executed.".

17 SEC. 4. UNFAIR AND DECEPTIVE ACTS AND PRACTICES.

18 (a) Prohibition.—It shall be unlawful, in providing
19 any mortgage lending services for a subprime federally re20 lated mortgage loan or any mortgage brokerage services
21 for such a loan, to engage in any unfair or deceptive act
22 or practice, which shall include, in the case of any ap23 praisal of a property offered as security for repayment of
24 the loan that is conducted in connection with such loan—

- 1 (1) directly or indirectly, compensating, coerc2 ing, or intimidating a person conducting or involved
 3 in an appraisal, or attempting, directly or indirectly,
 4 to compensate, coerce, or intimidate such a person,
 5 for the purpose of causing the appraised value as6 signed under the appraisal to the property to be
 7 based on any factor other than the independent
 8 judgment of the appraiser; and
- 9 (2) knowingly submitting a false or misleading 10 appraisal in connection with the loan.
- 11 (b) RULEMAKING PROCEEDINGS.—The Secretary of
 12 Housing and Urban Development, the Board of Governors
 13 of the Federal Reserve System, and the Federal Trade
 14 Commission may jointly issue—
 - (1) interpretive rules and general statements of policy with respect to unfair or deceptive acts or practices in the provision of mortgage lending services for a subprime federally related mortgage loan and mortgage brokerage services for such a loan, within the meaning of subsection (a); and
 - (2) regulations defining with specificity acts or practices which are unfair or deceptive in the provision of mortgage lending services for a subprime federally related mortgage loan or mortgage brokerage

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- 1 services for such a loan, within the meaning of sub-
- 2 section (a).
- 3 (c) Compliance Enforcement.—Any violation of
- 4 a regulation issued under subsection (b)(2) shall be treat-
- 5 ed as a violation of a requirement imposed under the
- 6 Truth in Lending Act and compliance with such regulation
- 7 shall be enforceable under sections 108 and 130 of such
- 8 Act.
- 9 (d) Definitions.—For purposes of this section, the
- 10 terms "mortgage brokerage services", "mortgage lending
- 11 services", and "subprime" have the meanings given such
- 12 terms in section 13(f) of the Real Estate Settlement Pro-
- 13 cedures Act of 1974 (12 U.S.C. 2611(f)).
- 14 (e) Penalties.—
- 15 (1) FIRST VIOLATION.—In addition to the en-
- 16 forcement provisions referred to in subsection (c),
- each person who violates this section shall forfeit
- and pay a civil penalty of not more than \$10,000 for
- each day any such violation continues.
- 20 (2) Subsequent violations.—In the case of
- any person on whom a civil penalty has been im-
- posed under paragraph (1), paragraph (1) shall be
- 23 applied by substituting "\$20,000" for "\$10,000"
- 24 with respect to all subsequent violations.

1	(3) Assessment.—The agency referred to in
2	subsection (a) or (c) of section 108 of the Truth in
3	Lending Act with respect to any person described in
4	paragraph (1) shall assess any penalty under this
5	subsection to which such person is subject.
6	SEC. 5. PROHIBITION ON CERTAIN ARBITRATION CLAUSES.
7	(a) In General.—The Consumer Credit Protection
8	Act (15 U.S.C. 1601 et seq.) is amended by adding at
9	the end the following new title:
10	"TITLE X—DISPUTE
11	RESOLUTION
12	"SEC. 1001. SHORT TITLE.
13	"This title may be cited as the 'Consumer Fairness
14	Act'.
15	"SEC. 1002. DEFINITIONS.
16	"For purposes of this title, the following definitions
17	shall apply:
18	"(1) Consumer.—The term 'consumer' means
19	any individual.
20	"(2) Consumer transaction.—The term
21	'consumer transaction' means the sale or rental of
22	goods or services, the extension of credit, or the pro-
23	vision of any other financial product or service, to an
24	individual in a transaction entered into primarily for
25	personal, family, or household purposes, including

- 1 any consumer credit transaction that is secured by
- 2 the consumer's principal dwelling.
- 3 "(3) Consumer contract.—The term 'con-
- 4 sumer contract' means any written, standardized
- form contract between the parties to a consumer
- 6 transaction.
- 7 "SEC. 1003. PROHIBITION ON ARBITRATION CLAUSES IM-
- 8 POSED ON CONSUMERS WITHOUT THEIR
- 9 CONSENT.
- 10 "(a) IN GENERAL.—A written provision in any con-
- 11 sumer transaction or consumer contract which requires
- 12 binding arbitration to resolve any controversy arising out
- 13 of such transaction or contract, or the refusal to perform
- 14 the whole or any part of the transaction shall not be en-
- 15 forceable.
- 16 "(b) Post-Controversy Agreements.—Sub-
- 17 section (a) shall not apply with respect to a written agree-
- 18 ment to determine by binding arbitration an existing con-
- 19 troversy arising out of a consumer transaction or con-
- 20 sumer contract if the written agreement has been entered
- 21 into by the parties to the consumer transaction or con-
- 22 sumer contract after the controversy has arisen.
- 23 "(c) Coordination With Other Law.—No provi-
- 24 sion of this section shall be construed as annulling, alter-
- 25 ing, affecting, or superseding any Federal law, or the laws

- 1 of any State, relating to arbitration in connection with
- 2 consumer transactions or consumer contracts, except to
- 3 the extent that those laws are inconsistent with the provi-
- 4 sions of this section, and then only to the extent of the
- 5 inconsistency.".
- 6 (b) APPLICABILITY.—The amendments made by this
- 7 section shall apply to all consumer transactions and con-
- 8 sumer contracts entered into on, or after the date of the
- 9 enactment of this Act and to all controversies pending or
- 10 filed on, or arising after, the date of the enactment of this
- 11 Act.
- 12 SEC. 6. GRANTS TO COMMUNITY DEVELOPMENT CORPORA-
- 13 TIONS FOR PREDATORY LENDING EDU-
- 14 CATION.
- 15 (a) In General.—The Community Development
- 16 Banking and Financial Institutions Act of 1994 (12
- 17 U.S.C. 4701 et seq.) is amended by adding at the end
- 18 the following new section:
- 19 "SEC. 122. GRANTS TO COMMUNITY DEVELOPMENT COR-
- 20 PORATIONS FOR PREDATORY LENDING EDU-
- 21 CATION.
- 22 "(a) IN GENERAL.—To the extent amounts are made
- 23 available under subsection (d), the Fund may make grants
- 24 to nonprofit community development corporations to pro-
- 25 vide education and training to borrowers, potential bor-

- 1 rowers, and community groups regarding illegal and inap-
- 2 propriate practices, methods, practices, and terms of pred-
- 3 atory lending.
- 4 "(b) Selection.—The selection of community devel-
- 5 opment corporations to receive grants under this section
- 6 shall be at the discretion of the Fund and in accordance
- 7 with criteria established by the Fund.
- 8 "(c) Grant Amounts.—The Fund may establish a
- 9 limitation on the amount received by any single commu-
- 10 nity development corporation from grants under this sec-
- 11 tion for any single fiscal year.
- 12 "(d) Authorization of Appropriations.—There
- 13 is authorized to be appropriated to the Fund for grants
- 14 under this section \$2,000,000 for each of fiscal years 2009
- 15 and 2010.".
- 16 (b) Amendment to Table of Contents.—The
- 17 table of contents in section 1(b) of the Riegle Community
- 18 Development and Regulatory Improvement Act of 1994
- 19 (12 U.S.C. 4701 note) is amended by inserting after the
- 20 item relating to section 121 the following new item:

"Sec. 122. Grants to community development corporations for predatory lending education.".